

THE MADISON WHIG ADVOCATE.

BY G. E. W. NELSON & Co.

"OUR COUNTRY—ALWAYS OUR COUNTRY—RIGHT OR WRONG."

At Five Dollars in advance.

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Number 12.

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G. E. W. NELSON & Co.

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Announcing Candidates for office will be Ten Dollars per square, and must be paid for on delivery. Postage on letters must be paid, or they will not be attended to.

T. & C. C. SHACKLEFORD,

Attorneys & Counsellors at Law,

CANTON, MISS.

Refer to:—

MADON, POLLARD & Co., N. Orleans.

PERDUE, PERDUE & Co.,

PERDUE & NEWMAN,

PERDUE & VANDERBURGH, Canton, Mi.

January 12, 1839. 1-1f

S. B. Kennedy & L. P. Walker,

Attorneys & Counsellors at Law,

Canton, Mississippi.

THEY will attend the Circuit Courts

of Madison, Hinds, Leake, Attala

and Yazoo, the High Court of Errors

and Appeals, and the District and Circuit

Courts of the United States, holden at

Jackson.

January 12, 1839. 1-1f

LAW NOTICE.

JOHN G. OTT & WM. S. BAILEY,

HAVE associated themselves in the

practice of their profession.

Their office in Canton, where at all

times one of them may be found.

January 12, 1839. 1-1y.

NOTICE.

THE co-partnership heretofore exist-

ing between the undersigned in the

practice of the Law, was this day dis-

solved by limitation. The unfinished

business on hand will receive our joint

attention as heretofore.—Jan. 10, 1839.

J. C. MITCHELL,

N. CALLIHAM,

W. E. GILLESPIE.

January 20, 3-6m

LAW NOTICE.

J. W. WILLY & WM. E. GILLESPIE,

HAVING associated themselves in the

practice of the Law, will attend

the several Circuit Courts holden in the

counties of Attala, Leake, Rankin, Madi-

son and Hinds, and also the several Su-

perior Courts holden at Jackson.

Canton Jan 10. Jan 26-3-1y

J. C. MITCHELL & N. CALLIHAM,

WILL continue the practice of the

Law in co-partnership in the vari-

ous State Courts, and in the Federal

Court of Mississippi. Mitchell's office

at Clinton, and Calliham's at Canton,

Ms. Calliham will also keep an office in

Jackson, Ms., from the 1st Monday in

November until the 1st February.

January 19, 1839.—Jan 26-3-1f

J. BURROGHES & CO.

Forwarding & Commission Merchants,

Levee Street, Vicksburg.

Refer to:—

COL. J. E. RICHARDSON,

F. B. READING,

J. B. McALL,

NOTZ & HENDERSON.

FORT & WARE,

SEARLES & VANDERBURGH,

COL. J. & G. COCH,

HOBSON & GOUCH,

February 9. 5-3m

CANTON SPRING RACES.

THE spring meeting of 1839, over

the Canton course, will commence

on the third Monday in April next, and

continue six days.

1st Day—Sweepstakes for 3 year olds

—mile heats—subscription \$100, play

or pay, 7 subscribers and closed.

2nd Day—Jockey Club purse \$200,

entrance \$20—to be added—mile heats.

3d Day—Jockey Club purse \$300,

entrance \$30—to be added—two mile

heats.

4th Day—Jockey Club purse \$500, en-

trance \$50, 3 mile heats.

5th Day—Post-stakes one mile out-

entrance \$100.

6th Day—Proprietors purse \$200, en-

trance \$20, best, 3 in five—mile heats,

2 or more to make a race.

The proprietors of the course have

pledged themselves to the Club, to have

every thing in good order, several new

stables are now going up on the premi-

ses, and sportsmen from a distance, may

feel assured that they will get enough

accommodations.

N. F. SMITH, Secretary.

February 23, 1839. 7-14

The Columbus Argus, Vicksburg

Whig and Grand Gulf Whig, will give

the above four weekly insertions, and

send accounts to this office.

TAKE NOTICE.

FORWARD all persons from trad-

ing for a Note given by me to Thom-

as Saunders, for two thousand dollars,

due on the first of March, 1839, as I have

offsets against said note.

JOHN R. GRIGSBY.

March 2, 1839. 8-1f

FRESH DRUGS, OIL AND PAINTS,

JUST received and for sale by

E. D. WARD.

January 19. 2-1f

THE STATE OF MISSISSIPPI.

MADISON COUNTY CIRCUIT COURT,

October Term 1838.

G. W. Henderson,

agent vs.

Chas. A. Ely.

On Attachment for

\$2,446 05

THE 30th day of October 1838,

came the said plaintiff, and the at-

tachment being returned duly executed,

and the defendant failing to appear and

give special bail and plead herein. It is

ordered by the court, that unless said de-

fendant does appear here on or before

the first day of the next term of this

court and give special bail and plead

herein, judgment final by default will be

rendered against him, and the estate at-

tached be sold. It is further ordered

that a copy of this order together with

a specification of the cause of action and

amount due from defendant to plaintiff,

be published in the Madison Whig Advoca-

te for four weeks successively, and that

all further proceedings be stayed here-

in, until the next term of this court.

A true copy—Attest:

S. D. LIVINGSTON, CPE.

By O. F. PACK, Dep'ty.

T. J. Moore, P. Q.

March 16. 10-13

THE STATE OF MISSISSIPPI.

MADISON COUNTY CIRCUIT COURT,

October Term, 1838.

Robt. Shotwell,

vs.

On Attachment for

\$1,024 44

B. M. Clifton.

ON the 30th day of October 1838,

came the plaintiff by his attorney

and the attachment in this case being

returned duly executed, and the defend-

ant failing to appear and give special

bail and plead herein. It is ordered by

the court, that unless said defendant does

appear here on or before the first day of

the next term of this court, and give

special bail and plead herein, judgment

final by default will be rendered against

him, and the estate attached be sold. It

is further ordered that a copy of this

order, together with a specification of the

cause of action, and amount due from

defendant to plaintiff, be published in the

Madison Whig Advocate, for four

weeks successively, and that all further

proceedings be stayed herein until the

next term of this court.

A true copy—Attest:

S. D. LIVINGSTON, CPE.

By O. F. PACK, Dep'ty.

Garrett & Mitchell, P. Q.

March 16. 10-13

THE STATE OF MISSISSIPPI.

MADISON COUNTY CIRCUIT COURT,

October Term, 1838.

R. M. Williamson,

vs.

On Attachment for

\$9,024 00

James M. Dunn.

ON the 30th day of October 1838,

came the said plaintiff, by his at-

torney, and the attachment in this case

being returned duly executed, and the

defendant failing to appear and give bail

and plead herein. It is ordered by the

court, that unless said defendant does

appear here, on or before the first day

of the next term of this court, and give

special bail and plead herein, judgment

final by default will be rendered against

him, and the estate attached be sold. It

is further ordered that a copy of this

order, together with a specification of the

cause of action, and amount due from

defendant to plaintiff, be published in the

Madison Whig Advocate for four weeks

successively, and that all further pro-

ceedings be stayed herein until the next

term of this court.

A true copy—Attest:

S. D. LIVINGSTON, CPE.

By O. F. PACK, Dep'ty.

Ott & Bailey, P. Q.

March 16. 10-13

THE STATE OF MISSISSIPPI.

MADISON COUNTY.

In the circuit court of said county,

to April term, 1839.

Caruthers & Griffin,

vs.

for \$70 24.

William J. Young.

THE Attachment in this case having

been returned by the Sheriff, to the

Clerk's office of said county, duly

executed, notice is hereby given that

unless the said defendant do appear here,

on or before the next term of this court,

give special bail and plead herein, judg-

ment final by default will be rendered

against him, and the estate attached be

sold.

A true copy—Attest:

S. D. LIVINGSTON, CPE.

By O. F. PACK, Dep'ty.

Topper & Rollins, P. Q.

March 16, 1839. 10-13

THE STATE OF MISSISSIPPI.

MADISON COUNTY.

In the Circuit Court of said County,

to April term, 1839.

Briggs Lacost & Co.,

vs.

On Attachment,

for \$12,993 38.

William G. Haun.

THE Attachment in this case having

been returned by the Sheriff, to the

Clerk's office of said County, duly ex-

ecuted on the estate of said Haun.—

Notice is hereby given that unless the

said defendant do appear here, on or be-

fore the next term of this Court give

special bail and plead herein, judgment

final by default will be rendered against

him, and the estate attached be sold.

Attest: S. D. LIVINGSTON, CPE.

March 9, 1839. 9-12

THE STATE OF MISSISSIPPI.

LEAKE COUNTY.

By the Probate Court of said County.

TO all persons interested in the lands,

tenements and hereditaments of

John H. Gordon, deceased:—Greeting:

You are hereby cited to appear before

the Probate Court of said county, at a

regular term thereof, to be holden at the

Court-house of said county, on the second

Monday of April next, then and there

to show cause, if any you have,

why said court should not then order

and decree that the lands, tenements

and hereditaments of said deceased be

sold, to-wit: the east half of the south

east quarter, and the south west quarter

of the south east quarter, and the south

east quarter of the south west quarter

of section nineteen, and the north east

quarter of the north west quarter of

section thirty, in township twelve, north

of range nine, east; also, the south west

quarter of section twenty four, of town-

ship twelve, north of range eight, east;

and the west half of the north east